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FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
Kraig A. Quinn	D/A0711	5247	
	EXAM	EXAMINER	
	LUU, TH	LUU, THANH X	
	ART UNIT PAPER NUMBER		
	2878		
		Kraig A. Quinn D/A0711 EXAM LUU, TH ART UNIT	

DATE MAILED: 12/01/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

				IA.
	Applicat	on No.	Applicant(s)	
	09/677,7	42	QUINN, KRAIG A.	
Office Action Summary	Examine	r	Art Unit	
	Thanh X		2878	
The MAILING DATE of this commun Period for Reply	nication appears on th	e cover sheet with the o	correspondence addr	ess
A SHORTENED STATUTORY PERIOD F THE MAILING DATE OF THIS COMMUN Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this comm . Who period for reply specified alloves is less than thinty (3 Failure to reply within the set or extended period for reply - Any reply received by the Office later than there months a samed patent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no en nunication. 30) days, a reply within the sta latutory period will apply and v	rent, however, may a reply be tir tutory minimum of thirty (30) day fill expire SIX (6) MONTHS from	nely filed s will be considered timely. the mailing date of this com D (35.U.S.C. 8.133)	munication.
1) Responsive to communication(s) file	ed on <u>12 November 2</u>	2003.		
2a)⊠ This action is FINAL.	2b) This action is n	on-final.		
Since this application is in condition closed in accordance with the practi	for allowance exceptice under Ex parte Qu	for formal matters, pro uayle, 1935 C.D. 11, 45	osecution as to the n 53 O.G. 213.	nerits is
Disposition of Claims				
4)⊠ Claim(s) <u>1-20</u> is/are pending in the a				
4a) Of the above claim(s) is/a5)⊠ Claim(s) 9-19 is/are allowed.	ire withdrawn from co	insideration.		
6)⊠ Claim(s) <u>3-13</u> is/are allowed.				
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restrict	ction and/or election i	equirement.		
Application Papers				
9)☐ The specification is objected to by th	e Examiner.			
10) The drawing(s) filed on is/are:	: a) accepted or b	objected to by the	Examiner.	
Applicant may not request that any object	•.,	•	٠,,	
Replacement drawing sheet(s) including			•	
11)☐ The oath or declaration is objected to	by the Examiner. N	ote the attached Office	Action or form PTO	-152.
Priority under 35 U.S.C. §§ 119 and 120				
12) Acknowledgment is made of a claim a) All b) Some * c) None of:	for foreign priority u	nder 35 U.S.C. § 119(a	i)-(d) or (f).	
 Certified copies of the priority 				
2. Certified copies of the priority				
 Copies of the certified copies application from the Internatio 			ed in this National St	age
* See the attached detailed Office actio	n for a list of the cert	ified copies not receive		
13) Acknowledgment is made of a claim fi since a specific reference was include 37 CFR 1.78.	d in the first sentence	of the specification or	in an Application D	
 a) The translation of the foreign lar 14) Acknowledgment is made of a claim foreference was included in the first sentence. 	or domestic priority u	nder 35 U.S.C. §§ 120	and/or 121 since a	
Attachment(s)				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (P		4) Interview Summary 5) Notice of Informal F		
3) Information Disclosure Statement(s) (PTO-1449) P.	aper No(s)	6) L Other: .		

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DETAILED ACTION

This Office Action is in response to amendments and remarks filed November 12, 2003. Claims 1-20 are currently pending.

Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1-8 and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Kaneko (U.S. Patent 5.063.286).

Regarding claims 1-8 and 20, Kaneko discloses (see Figure 3) an imaging apparatus, comprising: a first substrate (chip 13a); a second substrate (chip 13b); a first imaging device (CCD) mounted on the first substrate, wherein the first imaging device includes a plurality of first imaging structures (CCDs); a second imaging device (CCD) mounted on the second substrate, wherein the second imaging device includes a plurality of second imaging structures (CCDs); and a glass tie bar (17) having a first portion attached to the first substrate, and having a second portion attached to the second substrate. Kaneko also discloses (see Figure 3 and column 10, lines 33-36) the first and second portions are attached by an adhesive (18) cured by a mechanism other than heat, a light-curable adhesive or an ultraviolet-light curable adhesive. Kaneko further discloses (see column 11, line 35) the tie bar has a coefficient of thermal expansion substantially similar (+/- 1 x 10⁻⁶) to the coefficient of thermal expansion of

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the first and second imaging devices. Kaneko also discloses (see column 11, line 1) the coefficient of thermal expansion of the glass is approximately 3.25 parts per million per degree Celsius and (see Figure 1) the first and second imaging devices extend beyond one edge, respectively, and are arranged proximate one another. Further, the imaging devices abut one another.

Allowable Subject Matter

Claims 9-19 are allowed over the prior at of record.

Response to Arguments

 Applicant's arguments filed November 12, 2003 have been fully considered but they are not persuasive.

Applicant asserts that Kaneko does not disclose the imaging devices including a plurality of imaging structures. Applicant further points to base 11 of Kaneko. Examiner disagrees. The CCDs are the plurality of imaging structures. In addition, base 11 of Kaneko was not cited in the rejection, and thus, Applicant's further assertions are moot.

Thus, as set forth above, this rejection is proper.

Conclusion

 THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanh X. Luu whose telephone number is (703) 305-0539. The examiner can normally be reached on Monday-Friday from 6:30 AM - 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Porta, can be reached on (703) 308-4852. The fax phone number for the organization where the application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-

txl

November 26, 2003

Thanh X

Patent Examiner